By the Court-Mr. Justice Field delivering the

opinion:—By the act of Congress, April 12, 1814, every person who had inhabited and cultivated a tract of land

ying in that portion of the State of Louisiana, which

THE COURTS.

MARINE COURT. Collision in the Park.

Before Judge Alker and a Jun Shindler vs. Andrew G. Norwood and Mary oud, his wife. - This was an action to recover \$500 for ages alleged to have been sustained by the plaintiff damages alleged to have been sustained by the plaintiff
by coming into collision with the vehicle of the dofondants while he was driving in the Park on the
13th of October last. Plaintiff states that his wagon
was overthrown by the collision and broken, he himself
badly hurt and ns borse much injured. The defence
was a general denial of the allegations of the plaintiff,
and an averment that he had contributed to the injury
by his own negligence. The jury will deliver a scaled
verdict this morning.

SUPREME COURT-CIRCUIT-PART 2. Action to Recover \$2,000 for Alleged False

Welf Benedict vs. Bernard Wolf .- The complaint in the defendant, Wolf, knowing that plaintiff had not committed a criminal offence, caused the arrest and incarcer that the plaintiff was confined in "durance vile" for the

cents a gallon. The defendants told the broker it was too late, and when, on the 4th of February, the plaintiff demanded his whiskey he was refused. Whiskey had then risen to \$2.31, and as there were 11,000 gallons in question, the difference amounted to \$2.310. The defendant claims that there never was an accepted confinct, and that if there was the plaintiff, by failing to ke p the margin of \$11 per bbl. good has forfeited it.

The court held that the chief question for the jury was whether the contract had been actually completed at the first interview, on the 16th December. If so then the second interview, relating only to its fulfillment, did not impair the plaintiff e right, if he was at all times ready to fulfil his side of the contract.

The jury rendered a verdict for the plaintiff for the amount demanded—\$2,310.

A Disagreement.

Kenna es. Strauss.—In this suit, brought for an alleged assault and battery by Mrs. Strauss upon Mrs. Kenna, accompanied by hair pulling, the jury were unable to

This court was in session only one hour yesterday, but in that time a number of indictments were carefully ex-amined by District Attorney Hall, brief consultations had with counsel in reference to each case, and pleas received and entered with marveleus despatch and without the least friction. If the prisoners had not pleaded graity it would have taken several hours to try each one of them; but Mr. Hall, by communicating with the burglars (the antecedents of whom were known to him), counsel being the channel of communication, succeeded in getting them to plead guilty. Thus, by the quick judgment and experience of the prosecuting officer, nearly three days of the time of the court and jury were saved.

The case of John W. Pettigrew, a contractor, who is indicted for a nuisance on Second avenue, by which it is alleged serious injury has resulted to several persons, was to have been tried yesterday; but in consequence of the previous engagements of counsel the trial was postponed till Monday, the 25th inst.

John Williams, who was indicted for burgiary in the first degree, pleaded guilty to grand larceny. On the lating the premises of Peter P. Keller, 144 Centre street, we e burgla lously entered, and dresses valued at \$127 were stolen.

George Henderson, alias Robert Sampson, pleaded guilty to burglars as the

inst the premises of Peter P. Keller, 144 Centre treet, we e burgla lously entered, and dresses valued at \$127 were stolen.

George Henderson, allas Robert Sampson, pleaded guilty to burglary in the third degree, the indictment being for the second grade of that crime. It appears that on the 12th of August the room occupied by John H Sands, at the St. Nicholas Hotel, was burglariously on ered, and sleeve buttons and other jewelry belonging to Mr. Sands, which he valued at over \$200, were stolen. The desective of the notel subsequently found some of the article in another room. The circumstances implicating Henderson were strong.

Wh. Lewis, who was jointly indicted with another party for steading two pairs of sleeve buttons worth \$47 from the store of Messras fiffany on the 27th of Pebruary, pleaded guilty to the charge.

James Trimbie pleaded guilty to an indictment charging him with the largery of a number of watches. It appeared from the somplaint that on the night of the sin of Pebruary be lewelry store of Lionet Jacobs, 177 Broadway, was burglariously entered by unknown parties, and over \$4,000 worth of watches stolen. Thore was no testimony showing that Trimble committed the burglary, but a short time after the occurrence, the decider found thirty-nine watches, which Mr. Jacobs identified, in his possession.

James Johnson alias James Egan pleaded guilty to an indictment charging him with an acquait with intent to steal from an unknown hady in Broadway, on the 2d March.

All these prisoners were remanded for sentence till Priday, the 22d list.

Before Justices Dowling and Kelly.

In this court yesterday the presiding Justices disposed of forty-two separate charges, of which twenty-two were for assault and battery; eleven, petit Isrceny; three, violation of Excise law; one, disorderly house; one, cruelty to animals; two, gaming, and two suspended from last sitting.

For striking a horse with a shovel Phillip Callaghan was fined \$10.

Henry Youngman, Examing a disorder of the property of the property

was fined \$10.

Henry Youngman, keeping a disorderly house at No.
151 Washington atreet, was sentenced to six months'
confidement in the Penitentiary and \$50 fine, and for
selling liquor without a license at same place, was fined
\$30.

missed, the defendant having been obliged to make admission under intimidation by the officer Stattory.

John Perbam, Edgene Reilly and Francis Clark, charged with gambling, were sont to General Sessions, and George Waikley, presented for a like offence, was fixed \$25.

COURT CALENDAR-THIS DAY.

Styresur Court, Circuit.—Part 1. Short causes, Nos. 1419, 2587, 2751, 1635, 939, 3093, 3181, 3189, 5503, 2607, 2161, 1927, 2159, 2987, 3227, 2995, 3021, 2991, 2173, 2795. Part 2. Short causes Nes. 2146, 2309, 3064, 2160, 2988, 3240, 3241, 1914, 3020, 3182, 2302, 3152, 3074, 3282, 3156, 2139, 3218, 1806, 3052, 3056, 3088, 3252, 3258, Part 3. Nos. 1069, 685, 247, 245, 589, 1051, 1144, 1034, 1190, 1044, 597, 1276, 892, 422, 1240, 1314, 1150, 1420, 631, 853.
Styresur Court.—Special Trigat.—Demography No. 13. SUPREME COURT-SPECIAL TREM -Demorrer No. 13. Issues of law and fact, Nos. 188, 125, 126, 130, 140, 142, 136, 137.

142, 136, 137.

SUPREME COURT—CHAMBERS.—Nos. 132, 133, 134, 135, 136, 250, 257, 258, 260, 281, 283½, 293, 294. General cair commences at No. 300.

SUPERIOR COURT—THAL TERM.—Part 1. Nos. 2975, 2977, 3019, 1989, 3037, 3079, 2979, 3023, 3083, 3085, 3087, 3089, 3091, 3033, 3095. Part 2. Nos. 2984, 3110, 3121, 3156, 3164, 3170, 1762, 3116, 3180, 3182, 2076, 3184, 3196, 3196, 3198, 2598.

COMMON PLEAR.—Part 1. 589, 376, 300, 540, 912, 550, 565, 634, 580, 521, 644, 646, 647, 651, 652. Part 2. Nos. 1143, 524, 525, 146, 504, 627, 630, 635, 630, 637, 638, 639, 641, 642, 643.

Marine Court.—Nos. 98, 29, 36, 113, 123, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145.

COURT OF GENERAL SESSIONS.—The People value of the court of

145.

COURT OF GENERAL SESSIONS—The People Vs. James Quigly, Patrick Collins, Timothy J. Gilmore, Patrick Downes, Frederick Franck, Thomas Cassidy, Dominick Geraghty, Philip Coulter, Edward Coulter, Michael Nollan, John Regan, Bartholomew Gregan, Frederick Monahan, John Toole. Michael Kelly, Jeremiah Sullivan, Robert Hosie, violating Boat law; George Nutt, Edward Williams, John Rogers, C. A. Moffatt, George Johnston, Elizabeth Facenholz, Albert Smith, disorderly house; James Smith, receiving stolen goods; Isaac Rosedale, using brass knuckles; Patrick Nielly, robbery, first degree; Charles Schultz, petit larceny; John Rogers, Hugh O'Rourke, Samuel Campbell, Harris Sweetman, George Schnoider, Patrick Montague, August Balte, assault and battery.

much a central adverse, cascued the error and concerns.

In the partners, without present we search if they are all the partners, without present we search if they are all the partners, which is the partners of the partners, which is the partners of the partners, and the partners of the partners, and the partners of the partners of the partners, and the partners of the partners o

the contract of the contract of the levels of the contract of It will be remembered that not long since the steame Baltic, of the New York and Bremen line, was attached Baltic, of the New York and Bremen line, was attached by the United States Marshal, by virtue of an execution issued at the suit of Messrs. Poillon, the ship builders, and that the vessel sailed from this port with Deputy Marshals McCay, Dwyer and Jarvis. These officers were sent ashore in a tag before the Baltic had reached Sandy Hook. Since this occurrence warrants have been issued for the arr st of Captain Issae Taylor, President; J. K. Hill, attorney, and Charles Berscher, Superintendent of the line, and also Marshal White, a Sandy Hook pilot, all of whom had been charged with lilegally resisting the Marshal while executing a process issued from the United States District Court. The parties accused bave appeared before Commissioner Orborns and each given ball in the suin of \$1,000 to answer the charge whenever called on to do 50. Amounts Expended by the Union Defence Committee During the Years 1861 and 1862 in Raising Troops-Colors to the Sixty-Ninth Regiment, &c. The Board met at four o'clock yesterday aftern Alderman Shannon in thee hair.

Alderman Loww presented the following preamble and Alderman Lowe presented the following preamble and resolution:—

Whereas on the 22d day of January, 1995, a resolution was approved by his former the Mayor, representing the members of Congress free third the Mayor, representing the members of Congress free third the latence due and unpuls of the amount expended in they the Indiano, due and unpuls of the amount expended in the members of the amount expended in the product of the amount of the state of the amount expended in the product of the state of the state of the amount expended in the state of the amount of the state of the sta

paving a large number of streets with the Nicholson pavenent.

Mayor Hoffman sent in a cammunication, stating that at ten o'clock next Monday marning he will present, in front of the city Hail, on behalf of the city, a stand of colors to the Sixty-ninth regiment.

The Board took up for consideration the City Tax Lovy for the year 1867 as amended and accorded by the Councilmen, and concurred in all of said a needments, which have been already published.

A resolution was adoned to appoint a jonitor for the City Harry, whose duty it half be to a rance, clean and see to the preservation or the large papers and documents of the city in the City Large and celewhere in the City Hall, and to perform the other and the common Council by whom he had be appeared to the said!

The resolution was adopted. The Economic The resolution was adopted.

POLICE INTELLIGENCE.

Official Opinions-Pre-Emption Under the Act of 1814 - Annulment of Patent-The Government Should Seek to Annul when the Patent is a Bar to the Performance of Public Duty-The Power of a Court of Equity in the Premises-Judgment when a Bar. &c., &c. David M. Hughes, appellant, vs. the United States — Appeal from the Circuit Court of the United States for the sustomer giving his name as Charles Mason yesterday went to the agre of Arthur M. Cocks, No. 101 Church street and deiperately seizing upon twelve pieces of dress goods valued at \$150, walked away with them. Mr. James H. Tayor, who witnessed the theft, pursued Macon and caused his arrest by officer McCormack of the Third precinct, withthe stolen goods in his possession. The prisoner was take, before Justice Hogan and committed to the Tombs fe trial. Mason is thirty years of age, a carpenter by trate, and lives in Wooster street. Eastern District of Louisiana. This action was brought to vacate a patent issued by the government for certain

THE TONTINE HOTEL OTRAGE -Arthur Price, one the parties accused of being concerned in committing a the parties accused of being concerned in committing a gross and indecent outrage upon Ada Iamb, at the Tontine Hotel a few nights ago, was yesterday admitted to ball before Justice Hogan a the sum of \$1,000. His bondsman is M chael McDermoe, of No. 1 Centre Market place. Price, who is only twent's years of ago, is waiter in the Tontine Hotel. He denies as guilt and says he knew nothing of the outrage till an hour or two afterwards. Ada Iamb is improving and will soon be able to appear in court to prosecute her assailants.

Charge of False Preference.—Charge Torrens, a young man, twenty-two years of ago, a native of Ruf. who claimed by pre-emption and that its existence ren-dered the government unable to fulfil its engagements to such parties. The facts sufficiently appear in the

faio, was yesterday brought before Justice Rogan, on a charge of fraudulently obtaining property from Joseph Byrnes, No. 39 Cherry street. The latter charges that Torrens called upon him and represented himself as a seaman, that he had just arrived from San Francisco on the ship Kate Prince, after a passage of 145 days, that he had received an advance of two months (\$60) and that he had received an advance of two months (\$60) and that there was a balance due him of \$85. Torrens wished to have Mr. Byrnes purchase some clothing for and also board him till be could get the mency due him from the ship, when he would pay the bill. Mr. Byrnes, believing the representations made by the prisoner to be true, furnished him with clothing to the value of \$36.50, and subsequently learned that Torrens was not a seaman, and that all the representations made by the secured were false in every particular. The magistrate committed Torrens some months ago was found desitted in the streets of Buenes Ayres, when the captain of an American ship kindly consented to bring him to New York free of charge.

Violating the Ashes Law.—Nearly twenty-five men.

VIOLATING THE ASHES LAW. - Nearly twenty-five men. Violatino the Ashes Liw.—Nearly tweety-five men, women and children were arrested yesterday and brought before Justice Hogan charged with throwing ashes and garbage in the street, in violation of law. The delinquents were fined \$5 each, and in default of payment the magistrate committed them to the Tomba.

Alleged Lauchny of a Watch.—A foreign and festive looking individual, who gave his name as Louis E. Donge, was arraigned yesterday at the Fourth District Police Court mon the above charge. The complainant

Police Court upon the above charge. The complainant, George Pierca, of 34 East Twelfth street, stated that on George Pierca, of 34 East Twelfth street, stated that on March 7 he left his room, on one of the upper floors of the house, to go down to lunch, leaving his watch (a gold hunting case), which he values at \$125, hanging in the room he left. Upon returning there he found the door locked, it being opened in answer to his summons by Donge. As the latter had no business there Mr. Pierce ordered him to leave, which he did. Some time after his departure Mr. Pierce discovered the loss of his watch. Justice Kelly committed the accused for examination.

son street, was arraigned before Justice Kelly at the Fourth District Police Court, on complaint of one of the sergeants of the Fourth District Police Court, who charved him with dituling milk with water, in violation of an ordinance of the Board of Health. He was committed to answer.

A Likely Youth.-James Thompson alias "Charles Wright, a lad fifteen years of age, was arraigned before Justice Ledwith yesterday on a charge of vagrancy, having been found lottering about the streets by detective Woolsey, and having no visible means of support. Thompson was recognized as a reputed pickpocket, having been arrested on that charge four different times. Justice Ledwith committed him to the Workhouse for sixty days.

CAUGHT IN THE ACT -Nathaniel W. Halsted, of 264 Ninth avenue, caught Peter Coyle in the act of stealing a chest of tea from in front of his premises, and caused his arrest and arraignment before Justice Ledwith, who committed him to answer, in default of bail.

ALLEGED LARGENY .- Ernestine Doughnut was arraigned

bave missed finding the Herald and other morning papers at their places of business on arriving there in the morning. Captsin Warlow, of the Frist precinct, was made acquainted with the fact that newspaper thieves were operating within his jurisdiction, and he accordingly took measures to have them arrested. At an early hour yesterday morning officer Finnerty, a car detective belonging to the precinct, arrested a man named John Dillon as he was in the act of stealing a copy of the HERALD from the deorstep of an establishment in Walistreet. The prisoner was taken before Justice Hogan, at the Tombs Police Court, and appropriately disposed of.

NEW JERSEY INTELLIGENCE.

THE COMMON COUNCIL TO BE SUED FOR THE MILITARY
TAX.—The claim of the Hudson brigade officers having
been referred by the Common Council to the Committee
on Finance, that committee has refused to not the on Finance, that committee has relused to pay the amount collected for military purposes to the county militia. The District Attorney indorses this action on the ground that there is no existing law to enforce its rayment. It is now proposed by Colonel Gregory on the part of the militia officers, to sue the sursties of the Collector for the amount so as to make this a test case, which will obviate any future difficulties.

A DEALER IN OBSCENE PICTURES ARRESTED.—On Mon-

sey. Strange to say, the Recorder was obliged to discharge this man, as no law exists that covers this case.

CAUTION TO EMBURANTS.—A young man named Emil Ernest was arrested yesterday on a charge of obtaining money under false pretences from emigrants at the Eric Railway depot. He had been in the habit of meeting German emigrants on their arrival at Castle Garder and conducting those who desired to go West to the Eric Railway depot, where, on purchasing tickets, he would charge them \$13 such for stamping the tickets, on the plea that the government required it as a tax, and he further charged them \$2 cach for his trouble. He was committed for examination.

NARROW Escape on a Railbacad Crossing.—One of the Hoboken horse cars was crossing the track of the New Jersey Railroad at the Grove street crossing, about hatf-past eleven o'clock yesterday forenoon, when a passeing train skimmed close to the rear of the car. But one recond sooner and the car full of passengers would have met with a horrible fate. One boy jumped off before the train had come up. There must be a laxity on the part of the gate tender.

Newwark.

The Eriscopalians And The Southean Relief Fond.—

of the gate tender.

Newark.

The Episcopalians and the Southern Relief Fund —
The Right Rev. William H. Odenheimer, Bishop of the
Episcopal Diocese of New Jersey, has addressed the following letter to the clergy and laity of that diocese. lowing letter to the clergy and laity of that dioceses.—

Briovers Berningers—Authentic statements assure as that
a famine exists in large sections of the South, and the tree,
women and children are dying for want of food. Let us,
for Jesus' sake, help our suffering brethren, and let us do it
promptly, cheerfully, generously. I recommend that a cellection, for the relief of the sufferers by famine in the
South be made in each church, chapter and mission of the
Diocese of New Jersey, at the carliest day possible, and that
the proceeds he immediately forwarded to James M. Brown,
Esq., No. 61 Wall street, New York, Treasurer of the Southern Sellef Commission. Affectionately, your Bishop,
LEST, A. D. 1867. WILLIAM HENRY ODENHETMER.

The POLICE ASK. FOR BACKERSEP PAY.—Yesterday of.

THE POLICE ASK FOR PACREASED PAY .- Yesterday of-The POLICE ASE FOR EXCRESSED PAY.—Yesterday of ternoon a meeting of the city police was held at Brenner's Hotel, in Market street, Lieutenant Henry acting as president, to consider the propriety of asking for increased pay. The object of the meeting having been stated, a motion was agreed to that a committee be appointed to draw up a petition asking the Common Council to increase the wages of members of the police force twenty per cent on the present pay. This will give members of the day force \$3 instead of \$2.50, which they now receive.

members of the day force \$3 instead or \$2.00, which they now receive.

Trenton.

Passage of the Morris Canal Bill.—The Morris Canal bill, the passage of which in the State Senate was announced in yesterday's Research, was agreed to in the Assembly yesterday without opposition. This action virtually kulls the Wet Basin project.

STATEN ISLAND INTELLIGENCE.

STATUM SLAND INTELLIGENCE.

BURGLANT.—George Smith, a colored man, was arrested on Wednesday last, by officer Johnson, of Stapleton, for breaking into the stable of General Harvey Brown, of Cifton, on Monday avening last, and steeling therefrom a set of harness, valued at \$80.

LARCENT.—A young man named John Casroli was arrested yesterday at Stapleton, on complaint of Benjamin Ryder, who sweare that Carroli, in company with another not yet caught, went on board of his fishing smaoX, one day last week, and stole therefrom wearing appared Nuda pair of boots, valued at \$50. He was sent to the county juil.

Violation of the Excess Law.—Henry Brinkman, Louis Lachtensiein, of Middletown, and Joseph Wilks, of New Brighton, were arrested yesterday by officer McGloin, for selling liquor without a license.

THE SWILL MILK CASE.

Examination at the City Hall Police Court

Breeklyn-Conclusion of the Testimeny for the Defence. &c. The case of Morris Phelan, indicted at the instance of of the Society for the Prevention of Cruelty to Animals for "cruelly and inhumanly torturing a large number of cows by keeping the said animals confined in a certain stable occupied by him without proper ventilation, and aid cattle," was continued yesterday, at the City Ha

and cattle." was continued yesterady, at the City Hall Police Court, Brooklya, before Justice Cornell. The following evidence was taken in behalf of the defence:

Charles Pitirins, sworn:—Was a veterinary surgeon; had visited the stables of the defendant, Mr. Phelan, yesterday morn'ne; the stables might be amply ventilated by means of the doors and windows; there were plenty of openings in the stables to properly entitlate them; cows needed pure air, and it was also necessary to keep them moderately warm during the winter; witness examined the cows of Phelan; they were in very good condition and exhibited all the indications of perfect health; he saw assects of them lylug down; they were ted to the post by the neck with a rope or strap and a chain attached to it; the rope in some cases was about ten loches long, in others about fourteen; the animals were able to turn their head round, and lick their sides, if they chose to do so; the manner in which Phelan kept his cows was not in the post into much closer to the post and in a more cruel manner; the absence of proper light and ventilation in a stable would be productive of disease in the animal; whee he visited Phelan's stable, the doors and windows were open; it was a common occurrence to keep a cow tied up for six months; the animal would not be as comfortable as if it were unning loose in a lot, but he did not think disease would result from confinement alone, if they had proper air and light; had attended professionally Phelan's horses, but not his cows.

Mr. Commor, recalled—Remembered the condition of the stables when Mr. Bergh was there might have been coider; the ventilators were always kept open.

Mr. Pitcher, sworn—Had frequently visited the stables when Mr. Bergh was there might have been coider; the ventilators in the rore there were eleven doors on the first floor, in front of the stables, and five on the second story, there were of prick, two stories high, about sixty feet in width and a hundred feet deep; there were five ventilators in the rore o

using Phelan's milk; the milk from diseased cows was of course unbealthy; most people in that locality used milk from those stables; the absence of daylight during a considerable portion of the day would not create physical disease in an animal, or be injurious to health; he meant light as separate from heat; moonlight was unhealthy; reflected light was always unbealthy; it was supposed that this was in consequence of the absence of healt; stables kept warm by the exclusion of daylight were more healthy for cattle in winter than if they had light accompanied with cold; ventilation was indispensable in sickness, but light was shut out to a considerable portion of the ventilator in a roof large than to have the place of ingress or the win dows large; in a stable with twenty-five cows, with a large ventilator in the roof, one single open window would be sufficient; that would give an abundant circulation of wholesome air; witness kept his own cow, but he fed her on grains.

Mr. Fietcher recalled—The use of swill did not rot be test of cows; the swill was poured in the trough very hot, but the cows would wait until it got cool; they never became able, by use, to drink the swill nearly boiling hot.

This closed the evidence for the defence. The case was then adjourned until Saturday, at two o'clock, when the arguments of counsel will be heard and a decision arrived at.

SHALL WE REPEAL THE USURY LAWS?

was the adjourned until Sainteday, at two o'tock, when the argunation of counsel will be bessed and action articles are the argunation of counsel will be bessed and action are the argunated of counsel will be bessed and action are the argunated and action are the argunated and are the power of money to increase itself by interest and action to the power of money to increase itself by interest and action and action are the argunated and action

to Brevet Major General Mellowell, President of the Retiting Board. Revet Brigadier General R. E. Clary. Assistant Quariermaster General, is directed to proceed to Boston, Mass, and relieve Brevet Major J. W. Mo. Kim, Assistant Quariermaster of Volunteers, of his duties and all public property in his possession. Major McKim, on being relieved, is instructed to report by letter to the Adjutant General S. B. Molabird, Deputy Quariermaster General, is directed to report in person to the Commanding General S. B. Molabird, Deputy Quariermaster General, is directed to report in person to the Commanding General Department of Dakota, as Chief Quartermaster of that department, relieving Brevet Colonel J. G. Chandler, Acting Quartermaster, of his present duties. Colonel Chandler, upon boing relieved, is ordered to report in person to the Commanding General Military Division of the Missouri for assignment to duty.

DEPARTMENT OF THE ARKARAS.

An order has been issued from headquarters Department of the Arkansas, saying the War Department having decided that inspection, having in view the condemnation of public property, should be performed, whenever practicable, by officers in the Inspector General's Department, post commanders will not in future make such inspection, except in case of periabable articles or public animals sick with contagions diseases, when immediate action is desirable, unless specially sonatured from these headquarters.

DEPARTMENT OF THE COLUMPIA.

General Steel, commanding the Department of the Columbia, has announced that the headquarters of the Department his been transferred from Victoria, Washington Territory, to Pertland, Oregon.

Berevet Major General A. H. Terry, commanding Department of Jakota, headquarters Fort Snelling, Minn., on the 4th instant issued orders making the following discosition of troops:—

One company Teenity-second infantry at Fort Medsworth, D. T., and two companies Teenth infantry at Fort Medsworth. Will constitute the garrison of the new post to be brill to the property o